AGREEMENT

BETWEEN

THE FRANKLIN BOARD OF EDUCATION

and

THE FRANKLIN PUBLIC SCHOOL CUSTODIAL ASSOCIATION

July 1, 1980 - June 30, 1981

THIS AGREEMENT entered into this first day of July, 1980 by and between the Board of Education of the Borough of Franklin, hereinafter called the "Board", and the Franklin Public School Custodial Association, an unincorporated association, hereinafter called the "Association".

WITNESS, that WHEREAS, the majority of the custodial staff of the Franklin Public School system has designated the Franklin Public School Custodial Association as their representative for the purpose of collective negotiations in accordance with and pursuant to the provisions of N.J.S.A. 34: 13A-513 and

WHEREAS, the Association and the Board have reached certain understandings which they desire to confirm in this Agreement pursuant to Chapter 303 of the Public Laws of 1968.

IT IS HEREBY MUTUALLY AGREED AS FOLLOWS:

- 1. All regular full-time-custodial personnel whether paid on a 12-month or 10-month basis shall be covered under this contract concerning grievance terms and conditions of employment. This condition, however, shall exclude the head custodial and assistant head custodian and other administrative personnel.
- 2. All full-time custodial employees are regular employees of the Board of Education of the Borough of Franklin.
- 3. This Agreement shall be the sole employment contract between the Board and the Association.
 - 4. This Agreement shall continue in effect until June 30, 1981.

RATIFICATION AND CONFIRMATION

The parties hereto, by the execution hereof, do ratify, acknowledge and agree that this contract Agreement effective July I, 1980, shall consitute the agreement between the Association and the Board pursuant to Chapter 303 Public Laws of 1968 until further modified in accordance with the provisions thereof.

FRANKLIN PUBLIC SCHOOL CUSTODIAL ASSOCIATION BY: James Lynnic Str. President
Board of Education of the Borough of
BY: Dawa Arus 4g. President.

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1. Salaries:

- a. There shall be salary increments in four steps as set forth in the
 - b. Salary guide.
- Step 1 The starting salary of new custodians shall be at the discretion of the Board but shall not exceed the present selary of those custodians employed by the Board,

Step 3 As the perimning of the second year \$8,480.00 the beginning of the third year \$9,090.56 the beginning of the fourth year \$12,908.08

salary equal to 5/6 of the salary paid to those employeed who are at the same step

Mean's payday falls during a custodian's vacation, and if a custodian's sheet to be seld on the Wriday before the start of the vacation, this will be accomplished the second least one week in advance.

8. Overtima:

- normal neurly rate of pay except that on Sundays and holidays for a non-school function the rate of pay shall be twice the normal rate of pay.
- b. Any employee who is called in to work overtime because of a non-school function or activity shall be guaranteed a minimum of 4 hours of work at the dauble overtime rate. A non-school function or activity shall be defined as of the supervision and jurisdiction of the spard of familiary.
- authorities or other parties, any employee called in for such function or activity shall be paid for a minimum of 4 hours. Provided, however, that such function or activity activity is not cancelled because of an Act of God.
- d. Overtime pay earned in any given two week pay period shall be paid in the two wask pay period immediately following the period in which such overtime pay is to be included in the regular paycheck.

SECTION 111

ADSENCE:

I. Any employee who may have cause to be absent from work must give notice to the head custodien or his designate the night before such absence or not later than one hour before his starting time. Failure to comply with the above shall cause forfelt of payment of one full day's salary.

- a. Sick leave is defined as absence from post of duty because of personal disability due to illness or injury, or because of exclusion from school by the medical authorities on account of a contagious disease or being quarantined for such a disease in the immediate household.
- b. Absence for personal illness shall be allowed and shall include full pay for twelve working days in any one year. If fewer than the permitted number of days of sick leave are taken in any one year, the number of days not utilized shall be accumulative.
- c. In case of Illness extending beyond the employee's sick leave credit, the deductions will be made on the basis of 1/20 per day of the monthly basic salary.
- d. In all absences where sick leave exceeds five consecutive school days, the employee may be required to file a physician's certificate with the school superintendent.
 - 2. Absence due to death or Illness in the employee's family.
- a. Absence due to a death in the employee's immediate family or household shall be allowed with pay for the required period not to exceed five school days.
- b. The term "immediate family" shall include wife, husband, children, mother, father, mother-in-law, father-in-law, sister, brother.
- c. Absence due to serious illness in the immediate family which makes it necessary for the employee to remain home will be granted for two full days without loss of pay.
- d. Absence due to the death of non-immediate members of the family shall be allowed up to three days. Full pay shall be allowed for the day of the funeral. Employees pay less half day's pay shall be allowed for the other two days.

3. Parsonal Leave:

- a. Three days leave will be granted without loss of pay for legal, business, household or family matters which require absence during working hours.
- b. All lays of pursonal leave which are not used during a given year may be added to the employee's sick leave at he end of the year, and accumulate as sick leave.
- c. Absence for the purpose of marriage or to attend wedding of friends or relatives may be allowed without pay upon the approval of the superintendent.
- d. Absence from work by reason of a subpoena shall be allowed with pay provided that the subpoena is filed with the superintendent.

1. WOLIDAYS:

- for employmens:
 - . . New Year's Day
 - 2. Good Friday
 - 3. Memorial Day
 - 4. Labor Day
 - 5. Independence Day

- 6. Thanksgiving Day
- 7. Christmas Day
 - 8. Two floating holidays
 - 9. Monday or Friday of week of Mid-Winter vacation
- 10. Either the Friday after Thanksgiving or Christmas Eve. (half staff will be off for each dayfirst choice by seniority)

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(Friday) should be considered as the paid holiday.

should be considered as a paid holiday.

2. VACATION:

- a. The vacation schedule of employees shall be as follows:
- 1. Two weeks vacation per annum beginning with the first year of employment.
 - 2. Three weeks vacation per annum after 10 years of employment.
 - 3. Four weaks vacation per annum after 20 years of employment.
- b. Those employees entitled to more than two weeks vacation may utilize such additional week or weeks during such periods of the school calendar year when school is not in session. The vacation week or weeks so selected will be subject to the approval of the head custodien and such approval shall not be arbitrarily withheld.
- c. An employee who desires to utilize a vacation week during the school calendar year shall notify the head custodian of his intention to do so at least two weeks prior to the beginning of such vacation week.
- d. No employee scheduled for vacation during the school calendar year shall be subject to emergency service during that period. Provided, however, that in the case of extreme emergency said employee may be subject to service at the discretion of the head custodian.
- e. All summer vacations will be taken between the last day of school and the end of July. Any exception to this agreement will be at the discretion of the head custodian.
- f. Employee shall have the right to elect to take their vacation leave at any time during the calendar year. Employee shall be given preference as to vacation period according to seniority. The vacation leave so selected will be subject to the approval of the head custodian who shall give due regard to the need for adequate coverage of the school premises. Further, such approval shall not be arbitrarily withheld.

SECTION V

1. BENEFITS:

- a. The Board will provide family coverage under the State Health Benefits Plan including Blue Cross, Blue Shield, Major Medical Insurance and Rider J, and will provide single employee dental care coverage for all employees working the number of hours per week required for eligibility.
- b. Upon retirement, each employee shall be entitled to be reimbursed in the amount of \$10 per day for each day of sick leave which has been accumulated by the employee during the course of employment.

SECTION VI

1. SAFETY, HEALTH AND WELFARE:

a. Equipment

The Board shall provide foul weather gear consisting of rain slickers, boots or waders in sufficient quantity to outfit the number of men who may be required to work out of doors in foul weather at any one time. This gear shall be left on school premises when not in use.

The Board shall furnish and maintain uniforms (five shirts; five pants) for each custodian for use on the job.

2. FACILITIES:

It being the policy and intention of the Board to provide separate locker, shower and toilet facilities for the Custodians, it is therefore resolved that the Board shall undertake the necessary steps to begin construction of such facilities.

3. LUNCH HOURS:

During the school year, each Custodian shall be entitled to a lunch period of one low. Custodians on afternoon shift will have 1/2 hour lunch period.

During the summer vacation schedule, each Custodian shall be entitled to a lunch period of 1/2 hour and thereby end the work day 1/2 hour earlier than during the regular school year.

4. Each custodian shall be entitled to two 10 minute breaks per shift, one to be taken in the first half of shift, and one to be taken in second half of shift.

5. SENIORITY:

In the event of a reduction in force, Custodians shall be laid off in accordance with their seniority, i.e., length of service with the Board as Custodians.

CHURYARIUS PROCEDURES

The Resed of Princetion of the Borough of Franklin, Sussex County, New Jersey, days bessely adopt the following rules and regulations concerning the orderly process of bearing and deciding enderances and disputes by employees of the school system so as to facilitate and common the smooth and efficient operation of the local exchange and to recognize and guarantee the rights of the employees thereof to an employee and complete process for hearing and deciding all controversion within the said achieve system.

- 1. Original procedures chall be conducted on the following levels:
 - Level 1: In the event that may person, while in the employ of the Board of Paratics of the Borough of Franklin shall for any reason be oggrieved by the application, interpretation or alleged violation of any rule, regulation, while or decision of his immediate experviews, the administration, or the application, said employed shall present this immediate experior for employed in verbal or unities form.
 - A. "Immediate Expervisor" is that person directly experior to the conmindrant vice in charged with the responsibility of deciding, carrying out, Secondaring or implementing the perject matter of the dispute.
 - Level 2: In the event that the controversy cannot be settled by the imtestiate communication, or, if the decision reached after hearing is not accommand to the employee, the employee shall, within 5 days after the decommand of the "immediate supervisor" have a right to have the complaint
 reserved to the Superintendent of Schools for hearing and determination.
 - A. Upon referral of a complaint to the Superintendent of Schools, the "immediate supervisor" to whom the appeal was first made may prepare a written supert of his findings and decision which said report shall be superintendent and the complainant. The Superintendent of Schools may review the uniter informally. If both parties agree, or, is not, he shall then upon schedule a hearing date not more than 10 days said not. It shall the opplication for review by the complainant for a said the complainant for a said parties of the complainant for a said parties shall convert to an extension of said times.
 - Level 3: In the count that the dispute is not sottled by the Superintendent of the complainent to dissetisfied with the decision of the Superintendent, the complainent within 10 days thereafter, notify the Superintendent of his intention to cheece he his right to review of the controversy by a plenary bearing by the Boar i of Education. Said review chall be granted to the complainent upon the filling of a written statement of the grounds for review, copies which shall be delivered to the complainant's immediate supervisor and the Super intendent of Sphools, whereupon the school Board at its ment regularly come med southly meeting or at a special meeting called by Doard for the jurpose of hearing the controversy shall afford all parties an opportulity to be heard.

A. : Uses a solution of the Board of Education, the Samuelland of Education and solution and report shall be submitted to the complainant for his or her review at least 0 days prior to the scheduled hearing of the case by the Board.

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Level 4: The appriered mercan may, after a hearing by the Foard as per level 4, if not visitly satisfied by their judgement appeal to an arbitration committee This committee shall be appeared of one representative of the Board of Education, one representative of the Franklin Custodial Association which said committee shall review each factual allegation of the controversy, the probable effect upon the complainant and the school system in event of acceptance or rejection of the relief sought and further confer with the principal parties involved or their representatives as to the factual allegations and decide on the arbitrability of the case. Should this committee the statement and the approach may then proceed to enter into non-binding advisor, the apprieved may then proceed to enter into non-binding advisor and the sagnificant may then proceed to enter into non-binding advisor.

Within ten (10) days after the decision of the committee, the Board and the Frenchis Composited Association shall attempt to agree upon a mitually acceptable arbitrator and obtain a consistment from said arbitrator to serve.

The estituator so selected shall confer with both parties and their representatives sad issue his decision not later than twenty (20) days after said conferences. The arbitrator's decision shall be in writing and set forth his findings on the issues submitted.

The extiturator's decision shall be submitted to the Board and the Association and shall be advisory and non-binding on the parties.

The cost of said arbitration shall be equally home by both the Board and the aggriswed or the representatives.

- II. Is all informal grievance preceedings both parties shall endeavor to dispose of the same by direct conferences and without the intervention of any third parties. However, editors party may, below the third level of the formal proceedings, ratch the consent of the other, upon 3 days notice, advise the other party of him, her or them, he will contain to have a representative appear with or for him, her, or them, he will contain the said proceedings shall be continued thereafter with such representative and on behalf of the party concerned. However, at the third my found it is an about the consent of the cities party may have a representative of his can choice greens at the discretion upon 3 lays notice and without the consent of the cities party. If the consent of the cities party is decired by a party in proceedings below the table level, this may be done, if it is mutually agreeable to both parties.
 - A. Any individual employee, groups of employees and representatives of minority groups shall within the framework of this policy have the might to be beard as berein provided.
 - B. All appeals before the Posrd of Education after the submission of reports and a bearing at herein provided shall be decided by the Board by resolution and its decision reparting the subject dispute shall be communicated through the chief administrator of the school system to all employees affected by the said decision.